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Remarks/Arguments

Introduction

The Applicants would like to thank the Examiner for the courtesy extended to the Applicants' representative during a telephone conference held between the Examiner and the representative on August 30, 2005.

The Examiner has indicated that a new title is required that is clearly indicative of the invention to which the claims are directed. In response, the Applicant has amended the title.

In addition, the Examiner has objected to claims 35 and 49-59 for containing informalities. With respect to claim 35, Applicant has corrected the typographical error. With respect to claims 49-59, Applicant has properly identified these claims as new.

Claims 1-59 are rejected under 35 U.S.C. § 112 second paragraph as being indefinite for failing to particularly point out and distinctly claim the subject matter which the applicant regards as the invention. Specifically, the Examiner states that claims 1 and 46 recite the limitation "said network and claims 1, 5, 12, 14, 46, 51 and 58 recite the limitation "said station or stations" In response, Applicant has made the appropriate corrections.

The Examiner has also rejected claims 1-59 under 35 U.S.C. §103(a) as being as being unpatentable over U.S. Patent No. 6,717,936 to Srinivasan (hereinafter Srinivasan) in view of U.S. Patent No. 6,212,550 to Segur (hereinafter Segur). In response, independent claims 1, 14 and 46 have been amended.

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Section 112 Rejections

Claims 1, 5, 12, 14, 46, 51 and 58 are rejected under 35 U.S.C. §112, second paragraph.

Claims 1, 5, 12, 14, 46, 51-56 and 58 have been amended, Applicant respectfully submits that

this rejection is now moot in view of the amendments.

Response to Rejections under 35 U.S.C. 103 (a)

The Examiner has rejected claims 1-59 under 35 U.S.C. §103 (a) as being unpatentable

over U.S. Patent No. 6,717,936 to Srinivasan (hereinafter Srinivasan) in view of U.S. Patent No.

6,212,550 to Segur (hereinafter Segur).

Srinivasan

Srinivasan describes a system for transferring personal communications over a variety of

user selectable networks, providing a user with the ability to control and interface a variety of

communication devices through a central networking device. Srinivasan describes a

communication system for directing communications from a particular user to another particular

user. In column 2, line 42 - 59, Srinivasan states:

"In order to use the current system, the person seeking to establish a line of

communication with a subscriber, accesses the server either through a telephone

connection over a modem or through the worldwide web. Once a connection is

established with the server, a screen display may be provided through which the system

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user submits information to identify the particular person to be contacted. If sufficient information is provided, and the person to be contacted is a subscriber of this system, the name will be located in the database and the system user will be provided with a screen display which includes the subscriber's name and a list of modes of communications for the subscriber. For example, a series of icons may be included in the screen display, where each icon is a picture of the desired communication method. The system user may then select the icon representing the desired mode of communication and the server then executes the internal functions which will establish the desired mode of communication between the system user at the user interface and the subscriber."

In contrast, the present invention as currently defined by amended independent claims 1, 14 and 46 is directed to a communication system using networked electronic stations for transmitting messages to and from a plurality of stations. In contrast to Srinivasan however, in the present invention, the messages are automatically routed to a user in accordance with the proper user communication modes in response to an automatically established user communication profile. Srinivasan fails to discloses this feature, and is instead directed to sorting and directing messages in response to user inputs. Nowhere in Srinivasan is it disclosed to automatically route to a user in accordance with the proper user communication modes in response to an automatically established user communication profile.

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Accordingly, Srinivasan fails to teach or suggest a communication system in accordance to the

present invention as in amended claims 1, 14 and 46.

Segur

Segur describes a system for converting messages from one format to another in reponse

to user entered commands and then transferring the converted message to the user prompted

communication device. Segure describes a communication system for directing communications

from a particular user to another particular user. In column 2, line 12-26, Segur states:

"When a subscriber desires access to his messages, he transmits a retrieval query from

any of a plurality of message receiving devices 26-34 to the client-server 10. The

message receiving devices 26-34 include, PDAs 26, pagers 28, cellular phones (cellular

voice, cellular voice data) 30, portable computers 32, and fax machines 34. The client-

server 10 senses the return address (routing address), communication data format and

communication channel of the message receiving device (subscriber unit) 26-34. The

client-server 10 then sends a summary of the stored messages, including any priority

information. The subscriber can then select the stored messages he wants transmitted to

him. The client-server converts the selected messages to the data format of the subscriber

device and transmits the messages to the subscriber unit."

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In contrast, the present invention as currently defined by amended independent claims 1, 14 and 46 is directed to a communication system using networked electronic stations for transmitting messages to and from a plurality of stations. In contrast to Segur however, in the present invention, the messages are automatically routed to a user in accordance with the proper user communication modes in response to an automatically established user communication profile. Segur fails to discloses this feature, and is instead directed to converting and transmitting messages in response to specific user inputs. Nowhere in Segur is it disclosed to automatically route to a user in accordance with the proper user communication modes in response to an automatically established user communication profile.

Accordingly, Segur fails to teach or suggest a communication system in accordance to the present invention as in amended claims 1, 14 and 46.

In establishing a *prima facie* case of obviousness, the cited references must be considered for the entirety of their teachings. *Bausch & Lomb, Inc. v. Barnes-Hind, Inc.*, 230 U.S.P.Q. 416, 419 (Fed. Cir. 1986). It is impermissible during examination to pick and choose from a reference only so much that supports the alleged rejection. *Id.* Thus, the express teachings of Srinivasan and Segur, which would lead one away from the invention defined by claims 1, 14, and 46 may not be ignored during examination.

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To arrive at the present invention as defined by claims 1, 14, and 46, the Action not only

ignored the express teaching of Srinivasan and Segur, but also engaged in hindsight

reconstruction because none of the documents of record teach or suggest the process as claimed,

as the cited references, i.e., Srinivasan and Segur, all are directed to communications systems

that transfer messages in response to user prompt in contrast to the present invention. It is well

established that hindsight reconstruction of a reference does not present a prima facie case of

obviousness and any attempt at hindsight reconstruction using Applicants' disclosure is strictly

prohibited. In re Oetiker, 24 U.S.P.Q.2d 1443, 1445-46 (Fed. Cir. 1993).

Thus, Srinivasan and Segur, individually or in combination, fail to teach the present

invention as set forth in claims 1, 14, and 46.

Accordingly, Applicant respectfully submits that the present invention is patentably

distinct over the combination of Srinivasan and Segur.

Summary

Therefore, Applicant respectfully submits that independent claims 1, 14 and 46 and all

claims dependent therefrom, are patentably distinct. This application is believed to be in

condition for allowance. Favorable action thereon is therefore respectfully solicited.

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Should the Examiner have any questions or comments concerning the above, the Examiner is respectfully invited to contact the undersigned attorney at the telephone number given below.

Respectfully submitted,

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